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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Joint Application of  
Questar Gas Company, the Division of  
Public Utilities, and Utah Clean Energy,  
for the Approval of the Conservation  
Enabling Tariff Adjustment Option and  
Accounting Orders

Docket No. 05-057-T01

UTAH COMMITTEE OF CONSUMER  
SERVICES MOTION FOR PRE-  
HEARING ORDER PURSUANT TO  
R746-100-9

Pursuant to Utah Administrative Rule R746-100-9, the Utah Committee of  
Consumer Services moves the Utah Public Service Commission hold a pre-hearing  
conference for the following purposes of identifying who is a witness, determining the

order of witnesses, cross-examination procedures, and defining allowed summaries of testimony. The Committee requests the following be adopted as the pre-hearing order.

1. ORDER OF WITNESSSS. The Committee requests the following order of witnesses, [R746-100-10.J.]:

a. First, the proponents of continuing the conservation enabling tariff:

Questar Gas Company, the Utah Division of Public Utilities, and Utah Clean Energy, the joint applicants. The Committee contends that the common interests of these parties compels that the testimony of their witnesses be presented as a panel. [R746-100-9A.5.]

To expedite the orderly conduct of the proceedings, the Committee requests that these three parties, and any other party who shares their common interest, be precluded from cross-examining any witness testifying on behalf of or for any of the three parties.

[R746-100-10. K.] The Committee requests that the Commission be given the first and ample opportunity to examine the witnesses prior to any cross-examination by other parties in order to encourage focused, non-repetitive and efficient examination by the parties.

b. Second, parties opposing the continuation of the conservation enabling tariff, as it presently exists or as the joint applicants or any one of them now propose amending the tariff: the Committee and Utah Association of Energy Users. The Committee contends that the common interests of these parties compels that the testimony of their witnesses be presented as a panel. [R746-100-9A.5.] To expedite the

orderly conduct of the proceedings, the Committee requests that these two parties, and any other party who shares their common interest, be precluded from cross-examining any witness testifying on behalf of or for any of the two parties. [R746-100-10. K.] The Committee requests that the Commission be given the first and ample opportunity to examine the witnesses prior to any cross-examination by other parties in order to encourage focused, non-repetitive and efficient cross-examination by the parties.

2. CROSS-EXAMINATION. Counsel may elect to separately and not as a panel, cross-examine a witness who has testified as a panel member.

3. SUMMARIES OF PREFILED TESTIMONY. Require that witnesses who have pre-filed written testimony and who wish to present a summary of the pre-filed testimony, limit the summary to a statement of the party's position as described by the pre-filed testimony, avoid argument, and to limit the summary to a brief statement. [R746-100-10.G.]

4. WITNESSES. To limit testimony to those witnesses who have filed pre-filed written testimony, styled as Direct, Rebuttal or Surrebuttal, in compliance with the September 15, 2006 Settlement Stipulation and the June 19, 2007 Scheduling Order. Parties who filed only position statements as permitted by the September 15, 2006 Settlement Stipulation, Paragraph 17, may enter the statement on the record as either a sworn or unsworn statement.

Dated this 13<sup>th</sup> day of September 2007.

/s/ \_\_\_\_\_

Paul H. Proctor

Assistant Attorney General

Utah Committee of Consumer Services

## CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing motion was served upon the following by e-mail September 13, 2007:

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